UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:	Chapter 9
City of Detroit, Michigan,	Case No. 13-53846
Debtor.	Hon. Steven W. Rhodes
Order Denying (1) Syncora's Motion to Admit Certain Deposition Testimony [Dkt. #954]; (2) Syncora's Supplemental Motion to Admit Certain Deposition Testimony [Dkt. #2035]; and (3) Syncora's Motion for an Expedited <u>Hearing Regarding Pleading #2035 [Dkt. #2036]</u>	
Syncora has filed the three motions ident	ified in the caption above. The Court concludes
that no hearing is necessary to resolve the moti	ons. Accordingly, the motion for an expedited
hearing [Dkt. #2036] is denied. Further, the hear	ring presently set for Syncora's Motion to Admit
Certain Deposition Testimony [Dkt. #954] is can	celled.
The Court further concludes that the two	o motions to admit deposition testimony should
be denied without prejudice. The more effici	ent procedure for the admission of deposition
testimony into evidence would be to identify	as proposed exhibits the transcripts of such
testimony, or portions thereof. Other parties w	vill then have an opportunity to object to such
evidence, and also to propose as exhibits counter	-designations of deposition testimony.
It is so ordered.	
Signed on December 11, 2013	lal Staven Dhodes
	/s/ Steven Rhodes Steven Rhodes
	United States Bankruptcy Judge